File# 17-040 PPD# 17-0143 Exp. date: 9/30/18

## STATE AND LOCAL TASK FORCE AGREEMENT BETWEEN

# THE DRUG ENFORCEMENT ADMINISTRATION LOS ANGELES FIELD DIVISION

### AND

# LOS ANGELES POLICE DEPARTMENT PROVISIONAL STATE AND LOCAL TASK FORCE AGREEMENT

This agreement is made this 1st day of October, 2017, between the United States Department of Justice, Drug Enforcement Administration (hereinafter "DEA"), and the Los Angeles Police Department (hereinafter "LAPD"). The DEA is authorized to enter into this cooperative agreement concerning the use and abuse of controlled substances under the provisions of 21 U.S.C. § 873.

WHEREAS there is evidence that trafficking in narcotics and dangerous drugs exists in the Los Angeles, California area and that such illegal activity has a substantial and detrimental effect on the health and general welfare of the people of, the parties hereto agree to the following:

- 1. Enforcement Group 3 (Los Angeles Airport) (hereinafter "LAX Task Force") will perform the activities and duties described below:
- a. Disrupt the illicit drug traffic in the area by immobilizing targeted violators and trafficking organizations;
- b. Gather and report intelligence data relating to trafficking in narcotics and dangerous drugs; and
- c. Conduct undercover operations where appropriate and engage in other traditional methods of investigation in order that the Task Force's activities will result in effective prosecution before the courts of the United States and the State of California.
- 2. To accomplish the objectives of the LAX Task Force, the LAPD agrees to detail one (1) experienced officer to the LAX Task Force for a period of not less than two years. During this period of assignment, the LAPD officer will be under the direct supervision and control of DEA supervisory personnel assigned to the LAX Task Force.
- 3. The LAPD officer assigned to the LAX Task Force shall adhere to DEA policies and procedures. Failure to adhere to DEA policies and procedures shall be grounds for dismissal from the LAX Task Force.

- 4. The LAPD officer assigned to the LAX Task Force shall be deputized as a Task Force Officer (TFO) of DEA pursuant to 21 U.S.C. Section 878.
- 5. To accomplish the objectives of the LAX Task Force, DEA will assign Special Agents to the LAX Task Force. DEA will also, subject to the availability of annually appropriated funds or any continuing resolution thereof, provide necessary funds and equipment to support the activities of the DEA Special Agents and officers assigned to the LAX Task Force. This support will include: office space, office supplies, travel funds, funds for the purchase of evidence and information, investigative equipment, training, and other support items.
- 6. The LAPD shall comply with Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, the Age Discrimination Act of 1975, as amended, and all requirements imposed by or pursuant to the regulations of the United States Department of Justice implementing those laws, 28 C.F.R. Part 42, Subparts C, F, 0, H and I.
- 7. The term of this agreement shall be effective from the date in paragraph number one until September 30, 2018. This agreement may be terminated by either party on thirty (30) days advance written notice. Billing for all outstanding obligations must be received by DEA within ninety (90) days of the date of termination of this agreement. The DEA will be responsible only for obligations incurred by the LAPD TFO during the term of this agreement.

For the Drug Enforcement Administration:

David J. Downing

Special Agent in Charge

For the Los Angeles Police Department:

Charlie Beck

Chief of Police

Date.

Date:



## U.S. DEPARTMENT OF JUSTICE OFFICE OF JUSTICE PROGRAMS OFFICE OF THE COMPTROLLER

### CERTIFICATIONS REGARDING LOBBYING; DEBARMENT, SUSPENSION AND OTHER RESPONSIBILITY MATTERS; AND DRUG-FREE WORKPLACE REQUIREMENTS

Applicants should refer to the regulations cited below to determine the certification to which they are required to attest. Applicants should also review the instructions for certification included in the regulations before completing this from. Signature of this form provides for compliance with certification requirements under 28 CFR Part 89, "New Restrictions on Lobbying" and 28 CFR Part 67, "Government-wide Department and Suspension (Nonprocurement) and Government-wide Requirements for Drug-Free Workplace (Grants)." The certifications shall be treated as a material representation of fact upon reliance will be placed when the Department of Justice determines to award the covered transaction, grant, or cooperative agreement.

#### 1. LOBBYING

As required by Section 1352, Title 31 of the U.S. Code, and implemented at 28 CFR Part 60, for persons entering into a great or cooperative agreement over \$100,000, as defined at 28 CFR Part 89, the applicant certifies that:

(a) No Federal appropriate funds have been paid or will be paid, by or on behalf of the undersigned, to any person for influencing or attempting to influence an officer or employee of any apency, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in connection with the making of any Federal grant, the entering into of any cooperative agreement, and extension, continuation, renswals, amendment, or modification of any Federal grant or cooperative agreement;

(b) if any funds other than Federal appropriated funds have been paid or will be paid to any person for influencing or attempting to influence an officer or employee of any against, a Member of Congress, an officer or employee of Congress, or an employee of a Member of Congress in confidetion with this Federal gitant or cooperative agreement, the unique and submit Standard Form - LLL, "Disclosure of Lobbying Activities," in accordance with the instructions;

(c) The undersigned shall require that the language of this carbification be included in the award documents for all subseverds at all ders (including subgrants, contracts under grants and cooperative agreements, and subcontracts) and that all subrecipients shall carrily and disclose accordingly.

### 2. DEBARMENT, **SUSPENSION, AND OTHER**RESPONSIBILITY MATTERS (DIRECT RECIPIENT)

As required by Executive Order 12549, Debarment and Suspension, and implemented at 28 CFR Prt 67, for prospective participants in primary covered transactions, as defined at 28 CFR Part 67, Section 67.510-

### A. The applicant partifies that it and its principals:

(a) Are not presently debarred, suspended, proposed for debarment, declared inaligate, semanded to a dettal of Federal benefits by a State or Federal court, or voluntarity excluded from covered transactions by any Federal department or agency;

(b) Have not within a three-year period preceding this application bean convicted of or had a civil judgment rentiered against them for commission of fraud or a criminal offense in connection with obtaining, attempting to obtain, or perioming a

public (Federal, State, or local) transaction or contract under a public transaction; violation of Federal or State antitrust statutes or commission of embezziement, their, forgary, bribary, talefication or destruction of records, making lates statements, or receiving stolen property;

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(c) Are not presently indicted for or otherwise criminally or divity charged by a governmental entity (Federal, State, or local) with communical of any of the offenses anumerated in paragraph (1)(b) of this certification; and

(d) Have not within a three-year period preceding this explication had one or more public transactions (Federal, State, or local) terminated for cause or default; and

B. Where the applicant is unable to certify to any of the statements in this certification, he or she shall attach an explanation to this application.

#### 3. DRUG-FREE WORKPLACE (GRANTEES OTHER THAN INDIVIDUALS)

As required by the Drug-Free Workplace Act of 1988, and implemented at 28 CFR Part 67, Subpart F, for grantees, as defined at 28 CFR Part 67 Sections 67.615 and 67.620-

 The applicant certifies that it will or will continue to provide a drug-free workplace by:

(a) Publishing a statement notifying employees that the unlawful menulacture, distribution, dispensing, possession, or use of a controlled substance is prohibited in the granters workplace and specifying the actions that will be laten against employees for violation of such prohibition;

(b) Establishing an on-going drug-free awareness program to inform employees about

- (1) The dangers of drugs abuse in the workplace:
- (2) The grantee's policy of maintaining a drug-free workplace:
- (3) Any available drug counseling, rehabilitation, and employee bielstance programs; and
- (4) The paralties that may be imposed upon employees for drug abuse violations occurring in the workplace;
- (c) Making it a requirement that each employee to be engaged in the performance of the grant be given a copy of the state-ment required by paragraph (a);
- (d) Notifying the employee in the statement required by peragraph (a) that, as a condition of employment under the grant, the employee will-

check that are not identified from. employee or otherwise receiving actual notice of such conviction. Employers of convicted employees must provide notice, including position trie, to: Department of Justice, Office of Justice Programs. ATIN: Control Dask, 533 indiana Avenue, N.W., Westington, D.C. 20631. Notice shall include the Identification number(s) of each affected grant; Section 57, 630 of the regulations provides that a grantee that is a State may elect to misks one certification in each Federal facel year. A copy of which should be included with each application for Department of Justice funding. States and State agencies may elect to use OJP Form 4061/7. (f) Taking one of the following actions, within 30 galendar days of receiving notice under subparagraph (d)(2), with respect to any employee who is so convisted-Check If the State has elected to complete QJP Form (1) Teiding appropriate personnel action egainst such as employee, up to and including termination, conditions with the requirements of the Rehabilitation Act of 1973, as emended; or DRUG-FREE WORKPLACE (GRANTEES WHO ARE INDIVIDUALS) (2) Requiring such employee to participate satisfactorily in a drug abuse leasistance or rehabilitation program approved for such purposes by a Federal, State, or local health, law enforcement, or other appropriate agency; equired by the Drug-Free Workplace Act of 1988, and priented at 28 CFR Part 67, Subpart F, for grantees, as ed at 28 CFR Part 67; Sections 67.815 and 67.820-A. As a condition of the grant, I certify that I will not engage in the unleasted manufacture, distribution, depending, possession, or use of a controlled substance in condition any activity with the grant; and (g) Making a good faith effort to continue to maintain a drug-free workplace through implementation of paragraphs (a), (0), (c), (d), (e), and (f). B. If convinced of a criminal drug offense resulting from a violation occurring during the conduct of any grant activity, I will report the conviction, in writing, within 10 calendar days of the conviction, to: Department of Justice, Office of Justice Programs, ATTN: Control Deak, 633 Indiana Avenue, N.W., Washington, D.C. 20531. B. The grantee may insert in the space provided below the site(s) for the performance of work done in connection with the apsolito grant: Place of Performance (Street address, city, country, state, zip code) As the club surfhorized representative of the applicant, I hereby certify that the applicant will comply with the above certifications, 1. Grantee Name and Address: Los Angeles Police Department 100 West 1st Street Los Angeles, CA 90012 2. Application Number and/or Project Name 3. Grantee IRS/Vendor Number 4. Typed Name and Title of Authorized Représentative Charles L. Beck, Chief of Police 8. Date 5. Signatury